1 2 3 4 5 6 7 8 8	JOHN L. BURRIS, Esq./ State Bar #69888 BENJAMIN NISENBAUM, Esq./ State Bar #2221 LAW OFFICES OF JOHN L. BURRIS Airport Corporate Centre 7677 Oakport Street, Suite 1120 Oakland, California 94621 Telephone: (510) 839-5200 Facsimile: (510) 839-3882  Attorneys for Plaintiffs  UNITED STATES I	DISTRICT COURT
9	FOR THE NORTHERN DIS	STRICT OF CALIFORNIA
10   111   112   113   114   115   116   116   116   116   117   1	M.H., a minor, individually through his Guardian Ad Litem, Michelle Henshaw, et al.  Plaintiffs,  vs.  COUNTY OF ALAMEDA, et al.  Defendants.	Case No. C 11-2868 JST  AMENDED PETITION APPOINTING GUARDIAN AD LITEM AND APPROVING MINOR'S COMPROMISE
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18   19   19   19   19   19   19   19	Petitioner MICHELLE HENSHAW respectfully represents:  1. Petitioner MICHELLE HENSHAW is the natural mother of minor plaintiff M.H. was born on July 18, 2003 and is presently ten years old, and is the son of Decedent MARTIN HARRISON.  2. Minor Plaintiff M.H. has causes of action against the named defendants herein on which a lawsuit was brought in this court for violation of civil rights, wrongful death and personal injury tort claims under Federal and State statutes.  3. Plaintiffs' causes of action arise out an incident which occurred on August 16, 2010, in which Decedent MARTIN HARRISON was killed during a restraint in a jail cell on August 16, 2010 after he flooded his own cell. Mr. Harrison's injuries at autopsy included extreme physical	

AMENDED PETITION APPOINTING GUARDIAN AD LITEM AND APPROVING MINOR'S COMPROMISE

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injuries, including: A 16-inch by 9-inch bruise over the right lateral portion of his neck, a 4-inch by
2.5-inch contusion on the right lateral side of his neck, a 12-inch by 17-inch bruise of the right arm, a
2.5-inch by 0.5-inch bruise on the right palm; two linear abrasions, about 1.75 inches each, crossing
each other to make a letter "z", on the right upper arm; a 12-inch by 5-inch contusion on the left
upper arm; a 10-inch by 4-inch contusion on the left forearm; a 2.25-inch contusion on the left palm;
a 6-inch by 3.5-inch contusion on the right thigh; a 4-inch by 3.5-inch contusion on the back right
shoulder; a 5-inch by 4-inch contusion on Decedent's back between the 12 <sup>th</sup> rib and verterbral
column; a 6-inch by 4-inch bruise on the left side of Decedent's back; and a 5-inch by 4-inch bruise
on the back of Decedent's left shoulder; a 5-inch contusion of the right clavicle; soft-tissue
hemorrhaging of the upper chest; bi-lateral blood-tinged pleural effusions of about 600 to 700 cc's
each (in what would ordinarily be the space around Decedent's lungs); 800 cc's of blood-tinged fluid
in the peritoneal cavity; 150 cc's of blood-tinged fluid in the pericardial sac; a 2-inch area of
hemorrhage in the left pleural cavity; a 6-inch by 0.5-inch area of hemorrhage in the posterior-lateral
surface of the left pleural cavity; an interrupted area of hemorrhaging in the right pleural cavity
covering an area of about 8 inches by 2 inches; very prominent soft-tissue hemorrhaging in the in the
posterior and posterior-lateral aspects of the right pleural cavity, extending from rib 2 or 3 all the way
down to rib 12. Somehow, even though there was also a 1.5-inch hemorrhage around the right front
side of Decedent's larynx; a 2.25 by .75-inch area of hemorrhage over the midline of Decedent's
neck; a .75-inch area of hemorrhage over the left side of the larynx; a 3/8-inch area of hemorrhage
over the left side of the hyoid bone, and numerous significant areas of bruising and hemorrhaging on
Decedent's cranial vault, the Alameda County Coroner's Office (the same entity as Defendant
COUNTY OF ALAMEDA) found that the manner of death could not be determined, although
finding that Mr. Harrison died from Anoxic Encephalopathy following cardiac arrest.

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- 4. Prior to being placed in this cell, Decedent had been identified by Defendant CORIZON nurse SANCHO as being in need of an alcohol withdrawal medical protocol. However, Nurse SANCHO failed to institute the alcohol withdrawal medical protocol, causing Decedent to suffer physical and psychiatric symptoms of alcohol withdrawal, including hallucinations, all of which led to a medical/psychiatric emergency, causing him to flood his cell and proximately causing the Defendant Deputies' use of alleged excessive force as described herein.
- 5. No previous petition for appointment of guardian ad litem with respect to these minors has been filed in this matter.
- 6. Petitioner is willing to serve as the minor's Guardian Ad Litem. Petitioner is fully competent to understand and protect the rights of the minor, and has no interest adverse to that of this minor.
- 7. Petitioner requests that she be appointed guardian ad litem for her son, as denoted above, to prosecute the above-described causes of action on behalf of her daughter as denoted above, and for such other relief as the Court may deem just and proper.
- 8. Minor Plaintiff M.H. only has reached a settlement with Defendants in this action to resolve only all of his claims and causes of action against all defendants. This settlement shall not impact the claims and causes of action of co-plaintiffs JOSEPH HARRISON, KRYSTLE HARRISON, MARTIN HARRISON, JR., and TIFFANY HARRISON, who are represented separately by Haddad & Sherwin.
  - 9. The terms of the settlement are as follows:
- a. Minor Plaintiff M.H. shall receive settlement in the amount of \$1,000,000.00. Defendant CORIZON shall pay \$500,000.00 of the settlement and Defendant COUNTY shall pay the remaining \$500,000.00 of the settlement. In exchange, upon payment of the settlement, Minor Plaintiff M.H. shall dismiss with prejudice all of his claims and causes of action against all defendants in this action.
  - a. Attorney fees for Minor Plaintiff M.H. shall be at 25% of is total recovery, in the amount of \$250,000, pursuant to the contingency fee agreement in this case. In addition,

Dated: September 18, 2013

counsel for M.H. will recover their costs advanced in this case, in the total amount of \$4,274.73. Minor Plaintiff M.H.'s net settlement shall be in the amount of \$745,725.27.

- b. Minor Plaintiff M.H.'s net settlement shall be placed in a structured settlement as filed confidentially under seal as confidential exhibit A to his original petition for minor's compromise. The settlement shall be disbursed according to the terms of the structured settlement proposal.
- 10. This petition was prepared by the Law Offices of John L. Burris, the lead counsel representing plaintiff in this action. Benjamin Nisenbaum, Esq. of Law Offices of John L. Burris also represents plaintiff and is in agreement with the terms of this Petition. John L. Burris, Esq. and Benjamin Nisenbaum, Esq. hereby represent to the Court that they became involved in this case at the request of plaintiff, and have not received, and do not expect to receive any compensation for their services in connection with this action from any person other than the parties whom they represent in this action.
- 11. Petitioner and his counsel have made a careful and diligent inquiry and investigation to ascertain the facts relating to the subject incidents, the responsibility therefore, and the nature and extent of injury to the minor plaintiff, and fully understand that if the compromise herein proposed is approved by the Court and is consummated, said minor plaintiff will be forever barred and prevented from seeking any further recovery of compensation as against all Defendants in this action, even if said minor's losses and injuries might in the future prove to be more serious than they are now thought to be.
- 11. Petitioners recommend this compromise settlement to the Court as being fair, reasonable, and in the best interests of said minor plaintiff.

I declare under penalty of perjury that the foregoing is true and correct.

/s/Benjamin Nisenbaum

Ben Nisenbaum

Attorney for Plaintiff M.H.

## **ORDER**

PURSUANT TO PLAINTIFFS' PETITION, the Court hereby grants Plaintiff's petition according to the terms of the terms of the petition herein.

Michelle Henshaw is hereby appointed Guardian Ad Litem to prosecute the claims of Minor Plaintiff M.H. in this action.

The Court approves the Petition to Compromise Minor Plaintiff M.H.'s claims, and orders as follows:

- a. Minor Plaintiff M.H. shall receive settlement in the amount of \$1,00,000.00.
- b. Attorney fees for Minor Plaintiff M.H. shall be at 25% of his total recovery, in the amount of \$250,000.00, payable to his attorney, John L. Burris.
- c. Total litigation costs of \$4,274.73 incurred by his counsel in this action, shall be payable to his attorney, John L. Burris.
- d. Minor Plaintiff M.H.'s net settlement in the amount of \$745,725.27 shall fund the structured settlementfiled confidentially under seal herein, and shall be disbursed according to the terms of the structured settlement proposal filed confidentially under seal herein. Defendants shall work with the broker of Plaintiff's choice to properly fund the structured settlement.

Upon receipt of the full amount of the settlement sum herein approved and the deposit of the funds, Petitioner is hereby authorized and directed to execute and deliver to payer and defendants, if Petitioner has not yet done so at that time, a full, complete, and final Release and discharge of and from any and all claims and demands of said minors by reason of the incident described in said Petition and the resulting injuries and damages to said minors.

Dated:	
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HON. JON S. TIGAR UNITED STATES DISTRICT COURT JUDGE